

REMARKS

Claims 1-8 are pending in this application. By this Amendment, claims 1 and 4-8 are amended. No new matter is added by this Amendment.

Applicants appreciate the courtesies shown to Applicants' representatives by Examiner Tran and Examiner Nguyen in the November 16, 2006 personal interview. Applicants' separate record of the substance of the interview is incorporated into the following remarks.

I. Claim Rejections Under 35 U.S.C. §101

Claims 6 and 7 are rejected under 35 U.S.C. §101. Claims 6 and 7 are amended to recite computer program stored on a computer-storage medium. Therefore, as acknowledged by the Examiners during the November 16, 2006 interview, claims 6 and 7 recite statutory subject matter. Withdrawal of the rejection is respectfully requested.

II. Claim Rejections Under 35 U.S.C. §103

Claims 1-8 are rejected under 35 U.S.C. §103(a) over U.S. Patent No. 6,728,753 to Parasnus et al. (Parasnus) in view of U.S. Published Application 2004/0217985 to Ries et al. (Ries). The rejection is respectfully traversed.

Claim 1 recites "having a permission for editing of the content of at least one of the video data and one of the slide data." At least this feature is not taught by Parasnus and/or Ries. As agreed to in the personal interview, Parasnus discloses that files placed for broadcasting can be replaced by other files. Arguably, it is possible that a file is replaced by an edited version, even though Parasnus does not teach replacing of a file by an edited version of this file. However, this is not "having a permission for editing of the content of at least one of the video data and the slide data," as recited in claim 1.

The Office Action alleges that Parasnus discloses editing of content. However, this is incorrect. Option 206 in Fig. 3 of Parasnus discloses "replace of file that is currently scheduled for broadcast." Option 206 allows a user to "select a previously scheduled

presentation broadcast and replace its presentation broadcast file with a the [sic] presentation broadcast file of the presentation broadcast on which the user is currently working." (Col. 9, line 64, through col. 10, line 1). Parasnus further discloses that the "live presentation includes a predefined content portion." (Col. 4, lines 5-6). Applicants also assert that the dialogue screen disclosed in Fig. 3 of Parasnus is not displayed to the audience receiving the presentation broadcast. In other words, Parasnus does not disclose that the client who receives the presentation is able to select option 206 but rather by a user who "wishes to broadcast to an online audience at a future date and time." Thus, Parasnus does not teach that a "provider client belonging to a content provider and having a permission for editing of the content of at least one of the video data and the slide data," as recited in claim 1.

Claim 1 further recites a manage unit that allows distribution of content and "allows for editing of the content of at least one of the video data and the slide data in accordance with an access of the provider client." Parasnus does not disclose these features of claim 1. Parasnus discloses that the predefined content comprises a plurality of presentation slides. This is not teaching to allow "editing of the content of at least one of the video data and the slide data in accordance with and access of the provider client," as recited by claim 1.

Ries fails to cure at least this deficiency of Parasnus. Ries teaches a method and a system for editing web pages in a client/server architecture. The invention in Ries allows clients to edit webpages without uploading or downloading files from the server where the web page is hosted. Ries is not directed to a video browsing system that comprises the distribution server, a browsing client, and a provider client. Furthermore, there is no motivation to combine the two references cited in the Office Action. One of ordinary skill in the art of video browsing systems would not look to Ries with a reasonable expectation of success to solve the task of editing "content in accordance with an access of the provider client."

For the reasons set forth above, Ries, Parasnus, or any combination thereof, fail to anticipate or render obvious the disclosed subject matter of claim 1. Withdrawal of the rejection is respectfully requested.

Claims 2 and 3 depend from claim 1. Since claim 1 is allowable for at least the reasons discussed above, claims 2 and 3 are allowable as well. Withdrawal of the rejection under 35 U.S.C. §103(a) is respectfully requested.

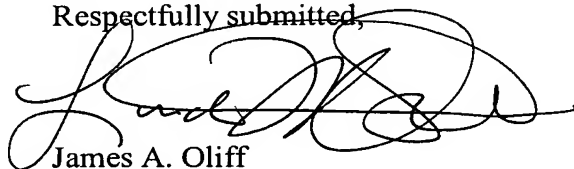
Claims 4-8 each recite "to edit the content of at least one of the video data and the slide data." For the reasons set forth above, Parasnus fails to teach at least these features of claims 4-8, and Ries fails to cure the deficiency of Parasnus. Therefore, withdrawal of the rejection under 35 U.S.C. §103(a) is respectfully requested.

III. Conclusion

In view of the foregoing, it is respectfully submitted that this application is in condition for allowance. Favorable reconsideration and prompt allowance of claims 1-8 are earnestly solicited.

Should the Examiner believe that anything further would be desirable in order to place this application in even better condition for allowance, the Examiner is invited to contact the undersigned at the telephone number set forth below.

Respectfully submitted,



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